PATENT COOPERATION TREATY

REC'D 2 0 JUN 2006 From the INTERNATIONAL SEARCHING AUTHORITY **WIPO** PCT To: 100011 22/F, Great Eagle Centre, 23 Harbour WRITTEN OPINION OF THE INTERNATIONAL Road, Wanchai, HONG KONG, P.R.China **SEARCHING AUTHORITY** CHINA PATENT AGENT(H.K.)LTD (PCT Rule 43 bis.1) Date of mailing (Lay Enonth/y Fall 2006 (1 5 · 0 6 · 2006) FOR FURTHER ACTION Applicant's or agent's file reference see paragraph 2 below FPEL05150063 International filing date (day/month/year) Priority date (day/month/year) International application No. 08.Dec 2005(08.12.2005) PCT/CN2005/002133 International Patent Classification (IPC) or both national classification and IPC G06F13/00(2006.01)i **Applicant** INTEL CORPORATION et al This opinion contains indications relating to the following items: Basis of the opinion Box No. I **Priority** Box No.II Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. III Lack of unity of invention Box No. IV Reasoned statement under Rule 43bis.1(a)(i)with regard to novelty, inventive step or industrial applicability; Box No. V citations and explanations supporting such statement Certain documents cited Box No.VI Certain defects in the international application Box No. VII Box No.VIII Certain observations on the international application 2. FURTHER ACTION If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. 3. For further details, see notes to Form PCT/ISA/220. Date of completion of this opinion Authorized officer Name and mailing address of the ISA/CN The State Intellectual Property Office, the

23.May 2006(23.05.2006)

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86-10-62084944

Form PCT/ISA/237(cover sheet)(April 2005)

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

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International application No. PCT/CN2005/002133

Box No. I		I	Basis of the opinion				
1.	1. With regard to the language, this opinion has been established on the basis of:						
		a t	international application in the language in which it was filed ranslation of the international application into, which is the language of a translation nished for the purposes of international search (Rules 12.3(a) and 23.1(b)).				
2.	. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the cla invention, this opinion has been established on the basis of:						
	a.	type	e of material a sequence listing table(s) related to the sequence listing				
	ъ.	for	nat of material on paper in electronic form				
İ	c.	tim	e of filing/furnishing contained in the international application as filed filed together with the international application in electronic form furnished subsequently to this Authority for the purposes of search				
3.		furn	ddition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or ished, the required statements that the information in the subsequent or additional copies is identical to that in the lication as filed or does not go beyond the application as filed, as appropriate, were furnished.				
4.	Ado	ditio	nal comments:				

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/CN2005/002133

Box No. V		Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability;					
1.	Statemen	it:					
	Novelty (N)		Claims	2-30	YES		
			Claims	1	NO		
	Inve	entive step (IS)	Claims	2-30	YES		
			Claims	1	NO		
ı	Indus	strial applicability (IA)	Claims	1-30	YES		
			Claims	none	NO		

2. Citations and explanations

(1) The documents cited in the search report have been taken into consideration here:

D1: US2005100051A1

D2: CN1602616A

D3: CN1357189A

D4: CN1408189A

D5: US2003005122A1

(2)D1 discloses an apparatus and method for compressing a header of a packet, and discloses the following technical features(reference to claim 1): the socket option setting unit setting the socket option, and transmintting a packet ,the packet including a set socket option indicating whether a header of the the packet is to be compressed or not according to the setting of the socket option; a compression processing unit detecting said set socket option and compressing the header of the packet when said set socket option indicates that the header of the packet is to be compressed. Therefore, D1 has disclosed all of the technical features in the claim 1, claims 1 does not complied with Art 33(2).

D2 discloses an encoder (106) which compresses a multilayer header information contained in a protocol data unit on a multilayer protocol stack (101). A session context identification (ID) manager (112) integrates the compressed information, and generates session context ID for identifying the method of compressing the multilayer header information. USE - Header compression/decompression device.

D3 relates to determine the difference between the current header field value and corresponding header field value associated with previous packet that precedes the current packet in a sequence. The difference is provided to the compressed header portion information and transmitted across communication channel. USE - Used in packet communication.

D4 discloses technical scheme as follows: a connection between a first and second network nodes is changed to a connection between the second network node and a third network node. The context information stored by the first node is transferred to the third network node which is stored by the third node as the context information of the third node. The stored context information at the second and third nodes is used for compression and decompression of the headers of the packets at the second and third nodes. USE -For relocation of header compression/decompression functions between a number of network entities and mobile terminals.

D5 discloses technical scheme as follows: the application header in the captured data packet is detected and parsed to acquire application tag such as URI, cookie, HTTP version, request method, tag. The presence of match is determined after matching acquired application tag with a matching rule, to perform service differentiation action.

The technical schemes in claims 2-30 are not disclosed by D1,D2, D3, D4 or D5, and further the technical solutions claimed are not obvious to a person skilled on the basis of D1,D2,D3,D4,D5 or their combination. Thus, claims 2-30 have novelty under PCT Article 33(2), and have inventive step under PCT Article 33(3).

(3) Claims 1-30 have industrial applicability under PCT Article 33(4), because the technical scheme claimed can be made or used in the industry.